1 2 3 4 5 6 7 8 9 10 11 12 13	NORTHERN DISTRI SAN FRANCI	DISTRICT COURT ICT OF CALIFORNIA SCO DIVISION
14	WAYMO LLC,	CASE NO. 3:17-cv-00939-WHA
15	Plaintiff, v.	OPPOSITION TO DEFENDANTS' ADMINISTRATIVE MOTION TO FILE
16 17 18 19 20	UBER TECHNOLOGIES, INC.; OTTOMOTTO LLC; OTTO TRUCKING LLC,  Defendants.	UNDER SEAL ACQUISITION DOCUMENTS
21		
22 23	REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED	
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28		
		No. 3:17-cv-00939-WHA

OPPOSITION TO DEFENDANTS' MOTION TO FILE UNDER SEAL

After being ordered to do so at the May 25 hearing before Magistrate Judge Corley (Dkt. 516, May 25 Hr'g Tr. at 12:4-9), Defendants filed documents concerning the Otto acquisition on May 26. Defendants' Administrative Motion to File Under Seal Acquisition Documents (Dkt. 515) (the "Motion") sought to file these documents under seal, in their entirety. For the reasons below, Waymo opposes Defendants' Motion.

Initially, Defendants' contention in their Motion that the Acquisition Documents should be sealed in their entirety is not consistent with the manner in which Defendants designated these same documents in their production to Waymo. For example, on May 11, along with its production versions (with Bates numbers) of the Acquisition Documents, Uber separately served copies of the Documents with highlighting designating certain portions as either Confidential (blue highlighting) or Highly Confidential – Attorneys' Eyes Only (yellow). *See* Nardinelli Declaration Exhibit A (term sheet), Exhibit B (merger agreement), Exhibit C (exhibits to merger agreement). Much of the text had no highlighting, indicating no confidentiality designation whatsoever. Yet through their Motion, Defendants seek to seal these same documents in their entirety – including the portions that even Defendants do not contend are confidential. Dkt. 515.

Defendants also seek to conceal from the public terms of the Otto acquisition, whereby

These improper designations are

described further below.

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7	Ex. A at 3-4. These provisions are no more confidential than the other closing		
8	conditions that Defendants did not designate as confidential at all when producing them to		
10	Waymo.		
10	April 11, 2016 Merger Agreement (Dkt. 515-3; Ex. B) and Exhibits thereto (Dkt. 515-4;		
12	Ex. C). As with the Term Sheet, the merger agreement holds that		
13			
14	Ex. B at 32. The term		
15			
16	Defendants further marked as		
17	AEO provisions in sections 6.1, 6.2, and 6.6 stating that		
18	the definition of Finally, Defendants marked as		
19	AEO section 6.8, stating that		
20	" and also marked as AEO the definition of		
21	(Ex. B at 34; Ex. C at Exhibit N.)		
22	The above facts may be distasteful but are not confidential. For the foregoing reasons,		
23	Plaintiff respectfully requests that the Court deny the Motion in all respects.		
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OPPOSITION TO DEFENDANTS' MOTION TO FILE UNDER SEAL

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1	DATED: May 30, 2017	QUINN EMANUEL URQUHART & SULLIVAN, LLP
2		By /s/Charles K. Verhoeven
3		Charles K. Verhoeven
4		Attorneys for WAYMO LLC
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